

This is a digital copy of a book that was preserved for generations on library shelves before it was carefully scanned by Google as part of a project to make the world's books discoverable online.

It has survived long enough for the copyright to expire and the book to enter the public domain. A public domain book is one that was never subject to copyright or whose legal copyright term has expired. Whether a book is in the public domain may vary country to country. Public domain books are our gateways to the past, representing a wealth of history, culture and knowledge that's often difficult to discover.

Marks, notations and other marginalia present in the original volume will appear in this file - a reminder of this book's long journey from the publisher to a library and finally to you.

Usage guidelines

Google is proud to partner with libraries to digitize public domain materials and make them widely accessible. Public domain books belong to the public and we are merely their custodians. Nevertheless, this work is expensive, so in order to keep providing this resource, we have taken steps to prevent abuse by commercial parties, including placing technical restrictions on automated querying.

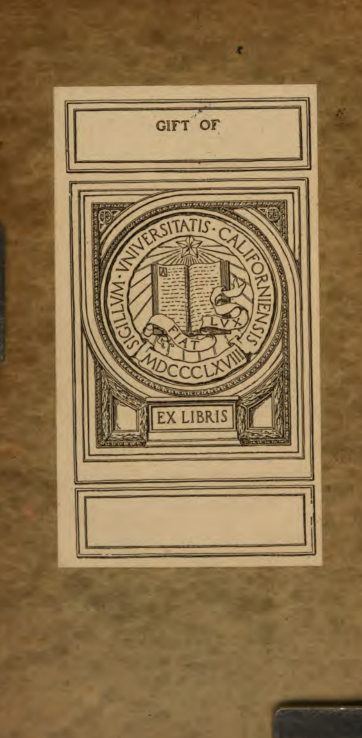
We also ask that you:

- + *Make non-commercial use of the files* We designed Google Book Search for use by individuals, and we request that you use these files for personal, non-commercial purposes.
- + Refrain from automated querying Do not send automated queries of any sort to Google's system: If you are conducting research on machine translation, optical character recognition or other areas where access to a large amount of text is helpful, please contact us. We encourage the use of public domain materials for these purposes and may be able to help.
- + *Maintain attribution* The Google "watermark" you see on each file is essential for informing people about this project and helping them find additional materials through Google Book Search. Please do not remove it.
- + *Keep it legal* Whatever your use, remember that you are responsible for ensuring that what you are doing is legal. Do not assume that just because we believe a book is in the public domain for users in the United States, that the work is also in the public domain for users in other countries. Whether a book is still in copyright varies from country to country, and we can't offer guidance on whether any specific use of any specific book is allowed. Please do not assume that a book's appearance in Google Book Search means it can be used in any manner anywhere in the world. Copyright infringement liability can be quite severe.

About Google Book Search

Google's mission is to organize the world's information and to make it universally accessible and useful. Google Book Search helps readers discover the world's books while helping authors and publishers reach new audiences. You can search through the full text of this book on the web at http://books.google.com/





GIFT DEC 2 1915

CALIFORNIA STATE BOARD OF EDUCATION

LEGISLATIVE BULLETIN

CONTAINING

A Digest of Proposed Laws

Relating to Education

Introduced at the OF THE UNIVERSITY

Forty-first Session

INTRODUCTOR

FORTY-FIRST Session

of the

California Legislature

Prepared by the Commissioner of Secondary Schools

MARCH 1, 1915.

CALIFORNIA
STATE PRINTING OFFICE
1915



NO WIND CALIFORNIA

1826% CS15

To the School People of California:

This digest of educational bills has been prepared for the information of all who are interested in educational matters. In submitting the digest, we wish to point out the impossibility of including all the matter contained in the various bills. Only the most important features of the various measures are set forth. Errors will be found undoubtedly, but we trust the readers will realize that in matters of this kind, accuracy must sometimes be sacrificed to make the necessary haste. Copies of the digest may be had on application to the State Board of Education.

Very truly yours,

WILL C. WOOD, Commissioner of Secondary Schools.



DIGEST OF PROPOSED SCHOOL LEGISLATION.

FINANCIAL MEASURES.

State School Fund.

- A. B. 17—(Rutherford): Amending Section 443. Relating to State School Fund. Increases amount set aside annually by the Controller from thirteen to eighteen dollars per pupil.
- A. B. 139—(Manning): Amending Section 443. Relating to State School Fund. Raises amount of State fund from thirteen to twenty-five dollars per pupil.
- A. B. 1249—(McKnight—by request): Amending Section 443. Relating to State School Fund. Provides that the Controller shall set aside to the State School Fund an amount that will be equivalent to eighteen dollars per pupil in average daily attendance in the common schools.
- S. B. 689—(Butler): Amending Section 443. Relating to State School Fund. Amends section by substituting "eighteen dollars" for "thirteen dollars" for each pupil in average daily attendance.

County Fund.

- S. B. 529—(Thompson): Amending Section 1818. Relating to levy of County or City and County School Tax. Strikes out provision that supervisors in estimating county school tax shall deduct fifteen per cent from the equalized assessed valuation.
- S. B. 700—(Brown): Amending Sections 1817-1818. Relating to the levying of taxes for school purposes. Raises minimum amount of county fund to twenty-six dollars per pupil in average daily attendance. Strikes out limit of 50 cents for county school tax. Provides that only 5 per cent shall be deducted from equalized assessed valuation in computing the county school tax rate.
- S. B. 1137—(Anderson): Amending Sections 1817-1818. Relating to the county school tax. (Same as A. B. 1394).
- A. B. 136—(Manning): Amending Section 1817. Increases county fund to \$25 per pupil.
- A. B. 384—(Manning): Amending Section 1817. Relating to estimates of school funds by County Superintendent. (Same as A. B. 136.)
- A. B. 779—(Ashley): Amending Section 1858. Strikes out provision that the County Superintendent, in making apportionments, shall allow two additional teachers for every seven hundred units of average daily attendance.

A. B. 845—(Fred C. Scott): Amending Section 1858. Amends sub-

division 5 of section 1858 so as to provide that a minimum school day's attendance in the elementary schools shall be 200 minutes in the first three grades and 240 minutes for the remaining five grades. When a pupil enrolled in any of the first three grades is absent, 5 per cent of a day's attendance shall be deducted for each ten-minute period of absence. In the remaining five grades, 5 per cent of a day's attendance shall be deducted for each twelve-minute period of absence, but in no case shall more than 100 per cent be deducted for a day's absence.

S. B. 770—(Scott): Amending Section 1858. Relating to attendance of children in the public schools of the State. (Same as A. B. 845.)

A. B. 1252—(McKnight—by request): Amending Sections 1817-1818. Relating to the levy of taxes for school purposes. (Same as S. B. 700.)

A. B. 1394—(Wills): Amending Sections 1817-1818. Relating to county school tax. Raises the maximum rate of tax that may be levied to raise the county school fund, from fifty to sixty cents.

A. B. 1253—(McKnight—by request): Amending Section 1858. Relative to apportionments of school money by County Superintendent. (Same as S. B. 698.) See "State and County Superintendents."

Special Taxes for Common Schools.

A. B. 68—(Gelder): Amending Section 1840. Repeals Section 1840 of the Political Code under which most city school districts and many school districts outside of cities, raise a portion of their common school funds.

A. B. 659—(Downing): Amending Section 1840. Relating to special school fund. Provides that the estimate of such special fund shall be made in June; that notice of intention to file such estimate with the board of supervisors shall be published immediately and that the people may, by a referendum, veto such estimate.

A. B. 1248—(McKnight—by request): Amending Section 1837. Relating to the fixing of tax rates by school districts. Provides that in computing special taxes, five, instead of fifteen, per cent shall be deducted from the assessed value of property in the district.

A. B. 137—(Manning): Amending Section 1839. Relating to maximum rate of taxes to be levied for building purposes. Increases maximum district rate for other purposes than building, to fifty cents.

A. B. 1250—(McKnight—by request): Amending Section 1838. Relating to the levying of a building fund. Provides that the board of trustees may request the board of supervisors to levy a tax for building purposes and the board of supervisors may levy such tax, provided that the maximum rate for such purpose shall not exceed twenty cents.

S. B. 810—(Thompson): Amending Section 1838. Relating to the levy of a special tax for building purposes. (Same as A. B. 1250.)

- A. B. 1242—(Wishard—by request): Amending Section 1839. Provides that the maximum rate of special tax for building purposes must not exceed twenty cents and the maximum rate for other school purposes must not exceed sixty cents. (Now thirty cents).
- S. B. 1156—(Benedict): Amending Section 1840a. Provides that boards of education in cities of more than 200,000 may submit an estimate of moneys required for buildings, and the Board of Supervisors may levy a tax, not exceeding twenty cents on each hundred dollars, for the purpose of raising such moneys.
- S. B. 709—(Cogswell): Amending Section 1837. Relating to the levying of taxes for school purposes. Provides that only five per cent shall be deducted from equalized assessed valuation of district in computing special tax.
- S. B. 690—(Butler): Amending Section 1839. Relating to District School Taxes. Raises maximum rate that may be levied for purposes other than buildings from thirty to sixty cents.

Kindergarten Taxes.

- A. B. 1228—(Fish): Amending Section 1617c. Relating to kindergartens. Provides that the governing body of a school district may, after the first year, maintain any number of kindergartens it may see fit to establish. Also provides that the maximum rate of taxation for kindergarten shall be twenty cents which shall be in addition to other taxes levied for the support of schools.
- S. B. 809—(Thompson): Amending Section 1617c. Relating to kindergartens. (Same as A. B. 1228.)

Investment of School Funds.

A. B. 425—(Dennett): Repeals Section 680 of Political Code relating to the investment of school funds.

Bills Relating to the Blind.

- S. B. 157—(Beeban): An Act to establish the State Commission of the Blind. Provides for a Commission of five members to be appointed by the Governor. The Commission shall prepare a register of the blind and shall strive for the prevention of blindness. It shall promote a comprehensive education and special training of the blind. It shall also help the blind to find employment.
- S. B. 472—(Breed): Makes an appropriation of three thousand dollars for the purchase of readers for blind students in the University of California and for defraying expenses of deaf persons who are graduates of the California School for the Deaf and Blind and in attendance at the National College for the Deaf at Washington, D. C.
- A. B. 335—(Young): Amending Sections 2236, 2238, 2239, 2240, 2241, 2242, 2243, 2254, 2255, 2256, 2267, 2268, 2269, 2280 and 2281 of the Political Code. Relating to the California School for the Deaf and Blind.

Library Funds. ...

- S. B. 766—(Scott): Amending Section 1714. Relating to Library Fund in cities. Provides a fund for library purposes not exceeding eighty cents per pupil.
- A. B. 560—(Prendergast): A. B. 1714: Relating to Library Fund in cities. (Same as S. B. 766.)
- S. B. 217—(Slater): Repealing sections 1712, 1713 and 1714, relating to Library Fund.
- S. B. 215—(Slater): Amending Section 1620. Relating to purchase of books. Library books to be purchased out of general fund from list prepared by County Board of Education.

School Bonds.

- S. B. 100—(Carr): An Act confirming and validating the organization of school districts.
- S. B. 99—(Carr): An Act to validate the bonds of school districts and high school districts.
- S. B. 101—(Carr): Amending Section 1885. Provides that if no specific provision is made in the notice of a school bond election, as to the payment of principal and interest, the Board of Supervisors in prescribing the form of bonds may make the bonds payable either in gold coin of the United States, or in lawful money of the United States.

Textbooks for High and Elementary Schools.

Senate Const. Amend. 15—(Hans): Amending Section 7 of Article IX of the Constitution. Relating to free textbooks in the elementary and secondary schools. Provides that the State Board shall compile or cause to be compiled a uniform series of textbooks for use in the secondary schools of the State. These books may be printed at the State Printing Office and shall be distributed by the State free of cost to the pupils of the secondary schools.

- S. B. 531—(Anderson): Amending Section 1750. Providing that high school courses shall be approved by the State Board of Education. Allowing commercial and vocational schools to share in State High School Fund: Providing that in case of violation of the high school textbook law, a high school shall forfeit its right to share in the State High School Fund.
- A. B. 407—(Avey): Appropriating five hundred thousand dollars for free textbooks.
- A. B. 1395—(Wills): Adding Section 1519a. Provides that the State Board shall furnish free textbooks of the State series to pupils attending any State institution.
- S. B. 1130—(Anderson): Adding Section 1519a. Relating to powers and duties of State Board of Education. (Same as A. B. 1395.)

School Studies, Health Supervision.

- S. B. 791—(Beban): Amending Section 1668. Requiring physical culture and health development supervision and repealing Section 1668 of the Political Code.
- S. B. 39—(Beban): Requiring health and development supervision and the teaching of physical culture in the public schools. If a school fails to meet this requirement, it shall forfeit its right to share in school funds.

Post-Graduate Grammar School Courses.

- A. B. 332—(Rigdon): Amending Section 1779. Provides that county boards at the request of a district not included in a high school district, must prescribe a post-graduate course of one or two years' work, (chiefly commercial), and must issue a certificate to a pupil who completes such work. The district shall receive apportionments on account of the attendance of such pupils.
- S. B. 587—(Campbell): Amending Section 1779. Same as A. B. 332, introduced by Mr. Rigdon.
- A. B. 1240—(Wishard—by request): Amending Section 1779. Relating to post-graduate grammar grade course of study. Provides that the attendance of pupils pursuing a grammar grade post-graduate course shall be counted as a part of the attendance in the common schools.
- S. B. 934—(Carr—by request): Amending Section 1779. Relating to grammar grade post-graduate courses of study. (Same as A. B. 1240.)

High Schools and Intermediate Schools.

- A. B. 1213—(Avey): Amending Section 1729. Relating to the manner in which high school districts may unite. Provides that a majority in each high school district must vote in favor of the union before such union can be formed.
- A. B. 1238—(Wishard—by request): Amending Section 1730. Provides that when a union or joint union high school district is formed, the County Superintendent of Schools shall call an election at which five trustees shall be elected to hold office until the first day of *May* next succeeding. (Present law fixes the date as the first of July.)
- S. B. 423—(Anderson): Amending Section 1730. Relating to the boards of trustees in high school districts. Provides that when any union or joint union high school district is formed the County Superintendent shall appoint five trustees to hold office until the first of May next succeeding. At present an election must be held.
- S. B. 764—(Brown): Amending Section 1730. Fixing the date when the term of office of members of the school boards shall expire. (Same as A. B. 1238.)

S. B. 710—(Cogswell): Amending Section 1731. Relating to the election or appointment of members of high school board. Provides that vacancies in high school board shall be filled by appointment by the County Superintendent for the remainder of the unexpired term.

A. B. 1236—(Wishard—by request): Amending Section 1731. Relating to the election or appointment of members of the high school board. Provides that when an appointment is made to fill a vacancy, the appointee shall hold office for the remainder of the unexpired term.

A. B. 345—(Wills): Adding Section 1739a. Provides that when a union, city or "district" high school district, has been formed in a county maintaining one or more county high schools, the county high school district shall become a union high school district and shall elect its own high school board.

A. B. 1234—(Wiedenmann): Amending Section 1741. Relating to powers and duties of high school boards. Provides that the high school board of any high school district lying wholly or partly in a county maintaining a county library shall have power to enter into a contract or agreement with the board of supervisors of said county, whereby the high school may secure the advantage of the county library upon such terms and conditions as may be fixed in the contract or agreement.

S. B. 811—(Rush): Amending Section 1741. Relating to powers and duties of High School Boards. (Same as A. B. 1234.)

S. B. 820—(Anderson): Amending Section 1743a. Relating to reports of high school principals. Provides that principals of high schools shall make out annually and deliver to the State Board of Education. a report of textbooks in use, a list of the teachers employed and a statement as to the grade of certificate held by each teacher.

S. B. 439—(Benedict): Amending Sections 1750a and 1617d. Authorizing the establishment of intermediate schools by high school boards, prescribing manner of keeping attendance and extending benefits of intermediate school to union and county high school districts.

fits of intermediate school to union and county high school districts.

A. B. 1352—(Henry Ward Brown): Amending Section 1751. This bill strikes out the present provision that pupils residing in one high school district may attend school in another high school district on such

concerned.

A. B. 444—(Arnerich): Amending Section 1752. Authorizes the State Board of Education to call an annual convention of high school principals; makes it the duty of principals to attend, and provides that districts shall bear the expenses of principals at such conventions.

terms and conditions as may be agreed upon by the high school boards

S. B. 943—(Cogswell): Amending Section 1756. Relating to estimate of tax for maintenance of high schools. Requires that estimate shall be itemized and shall be approved by County Superintendent.

Provides that only four teachers may be employed for the first fifty pupils enrolled and one additional teacher for each fifteen pupils.

S. B. 819—(Thompson): Amending Section 1764. Providing for a county high school tax to be levied so as to raise sixty dollars per pupil in average daily attendance in the high schools of the county, and providing that such fund shall be apportioned on a basis of \$250 per teacher, and balance on average daily attendance.

Manners and Morals, the Bible, Bird Life.

- S. B. 392—(Cogswell): Amending Section 1667. Relating to the teaching of morals and manners and effects of alcohol and narcotics on the human system. Requires that examinations for graduation from elementary schools shall include examination in effects of alcohol and narcotics on human system. Requires normal schools to teach effects of alcohol and narcotics to prospective teachers.
- A. B. 430—(Rominger): Amending Section 1672. Relating to school studies. Authorizes school boards to prescribe as a part of the course in English grammar, chapters from the Holy Bible selected for their literary excellence.
- S. B. 849—(Strobridge): Amending Section 1665. Relating to the subjects in which instruction shall be provided in the elementary schools of the state. Provides that nature study shall be taught with special reference to agriculture and bird life. Vocational training is added to the list of subjects that may be taught if funds will permit. The study of bird life is confined to the first five years and no textbook on the subject shall be required.

Assembly Const. Amend. 23—(Sisson): Provides that the Governor shall appoint a Commission consisting of one Protestant, one Catholic and one member of the Jewish church to compile selections from the Bible to be used in the public schools and to designate the manner in which such selections shall be used.

Assembly Const. Amend. 24—(Dennett): Provides that the Bible shall not be deemed a sectarian textbook, but pupils shall not be required to remain in the classroom during the reading of the Bible, contrary to their parents' wishes.

Vocational Education.

S. B. 226—(Strobridge): Provides that for the purpose of encouraging agricultural, industrial, trade, commercial and all other practical subjects local boards of education may establish and maintain regular full-time day, part-time day, and evening vocational schools. departments, or classes in any grade of the public schools above and inclusive of the seventh grade, and further provides that local communities maintaining such schools or classes may be reimbursed by the State to the extent of 40 cents for each hour of instruction or supervision devoted to vocational education or guidance.

All schools, departments or classes receiving such aid must be approved by the State Board of Education. Provision is also made for local boards of inspection and for local surveys.

For the purposes of the act all non-professional money-producing occupations, including household arts and agriculture, are to be considered vocations.

S. B. 237—(Strobridge): Provides that evening classes in connection with city school departments and State normal schools may be established for the purpose of training individuals to prepare to teach the vocations in which they are employed.

This act provides for practice teaching in evening vocational schools. It further provides for the approval of such courses by the State Board of Education and the reimbursement of the local communities by said board for the amount actually expended for the employment of supervisors who shall have charge of the student teacher.

S. B. 1191—(Butler): Relating to vocational education. Provides that the State Board of Education shall fix qualifications of teachers of vocational classes. The minimum qualification for a mechanical trade is three years' employment as a journeyman. The State Board shall fix the requirements for any certificate of proficiency. Vocational classes may be established by local boards. The State Board shall fix rules and regulations to promote cooperation between the school and the shop. Students in vocational courses may share in the State school fund on the basis of average attendance. The State Board shall provide vocational guidance in all schools receiving state moneys. An advisory board of six citizens—three employers and three employees—in the trades being taught, shall have general oversight of vocational work.

A. B. 299—(F. C. Scott): An act to establish the Allensworth Polytechnic Institute in the County of Tulare and appropriating \$50.000 therefor. The school shall furnish to young people of both sexes mental and manual training in the arts and sciences so as to fit them for the non-professional walks of life.

S. B. 411—(Irwin): Relating to Allensworth Polytechnic Institute. (Same as A. B. 299.)

A. B. 451—(Sisson): An act to establish a state vocational school at Red Bluff. The bill carries an appropriation of \$10,000.

A. B. 716—(Rigdon): An act to establish for each county one scholar-ship of the value of one hundred and fifty dollars, at the California Polytechnic School at San Luis Obispo. The act carries an appropriation of \$8,700. The scholarship is to be awarded by the trustees of the polytechnic school on recommendation of the County Superintendent.

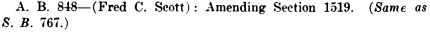
- A. B. 147—(Schmitt): An act for the establishment of a nautical school for the instruction and training of pupils in the science and practice of navigation. The bill carries an appropriation of \$20,000. The school is to be administered by a Commission of three persons appointed by the Governor.
- A. B. 1171—(Rigdon): Providing that State Board of Education shall employ instructors in agriculture for teachers' institutes and appropriating ten thousand dollars therefor.

County Boards of Education.

- S. B. 452—(Anderson): Amending Sections 1768 and 1770. Relating to county boards of education. Provides that county superintendents shall appoint five members, subject to approval of the Board of Supervisors. Provides one supervising member for first fifty teachers, and one additional supervising member for each additional one hundred teachers in school districts not having city superintendents or supervising principals. Maximum salary of supervising members is three fourths of salary of superintendent.
- A. B. 1036—(Fred C. Scott): Amending Sections 1768 and 1770. (Same as Senate Bill 452.)
- A. B. 778—(Ashley): Amending Section 1768. Relating to county boards of education. Provides that no member shall be appointed who resides or teaches in any city and county, or in any city which has a course of study not prescribed by such county board of education.

Certification of Teachers.

- A. B. 936—(Rominger): Amending Sections 1771, 1772 and 1775. Relating to certification of teachers. Provides that county boards may issue special certificates only to holders of credentials approved or granted by the State Board or holders of special certificates issued by other counties. Provides that candidates for elementary certificates must have a high school education or the equivalent. Inexperienced candidates shall receive a preliminary elementary certificate good for one year, after passing the examination given by the county board. The preliminary certificate will authorize the holder to do cadet-teaching in the classroom, with and under the direction of a regularly certificated teacher, selected or approved by the County Superintendent. After completing six months of cadet-teaching the candidate may be granted the elementary certificate.
- A. B. 937—(Rominger): Amending Section 1791, so as to make it conform with Sections 1771, 1772 and 1775 as amended in A. B. 936.
- S. B. 767—(Scott): Amending Section 1519. Providing that the State Board of Education shall prescribe regulations under which county boards of education may grant special certificates.



A. B. 543—(Prendergast): Provides for the registration of music teachers by the Secretary of State, and requires a sworn statement of preparation and qualification. Also provides that a transcript of the statement of any such teacher shall be furnished upon payment of a small fee.

S. B. 760—(Breed): An act to establish a training high school in connection with the State University, in which prospective high school teachers may do practice teaching, and appropriating \$75,000 therefor.

A. B. 1356—(Downing—by request): An act to establish a model training school at Berkeley. The school shall be of elementary and secondary grade and shall be auxiliary to the University of California. The building and site shall be furnished by the local board of education and the school shall be administered by the local board. Students of pedagogy may be assigned to do practice teaching before or after the ordinary school hours. The school shall be supported by the state.

Apprentice Teachers.

A. B. 1319—(Shartel): Amending Section 1532. Provides that the State Superintendent shall apportion \$300 for every grammar grade teacher and \$100 for every "apprentice teacher." In school districts entitled to only one grammar grade teacher the average daily attendance shall be multiplied by four; in districts entitled to two, three or four teachers the average attendance shall be multiplied by three; in school districts entitled to five, six or seven teachers the average attendance shall be multiplied by two, and in all other school districts only the actual attendance shall be counted. The resulting products shall be used by the State Superintendent as the average daily attendance in making apportionments.

A. B. 1310—(Shartel): Amending Section 1858. Provides that in addition to the number of "grammar grade teachers" allowed under this section, the County Superintendent shall allow one "apprentice teacher" to each school district entitled to only one grammar grade teacher and having an average attendance of eighteen or more pupils divided into six or more different grades. He shall apportion \$575 to each district on account of each "grammar grade teacher" and \$120 on account of each "apprentice teacher." The funds remaining shall be apportioned on the basis of average attendance. In school districts entitled to only one teacher, the average attendance shall be multiplied by four; in districts entitled to two, three or four teachers, the average attendance shall be multiplied by three; in districts entitled to five, six or seven teachers, the average attendance shall be multiplied by two, and in other districts only the actual average attendance shall be

- counted. The products thus obtained shall be used in making apportionments on the average attendance basis.
- A. B. 1311—(Shartel): Amending Section 1817. Provides that in estimating the amount of county moneys required, the county superintendent shall calculate \$575 for each "grammar grade teacher" and \$120 for each "apprentice teacher."
- A. B. 1312—(Shartel): Amending Section 1704. Provides that all teachers must be at least eighteen years of age "except as otherwise specially provided."
- A. B. 1314—(Shartel): Amending Section 1772. Provides that county boards of education may issue "apprentice teacher" certificates to persons over fifteen years of age who shall pass an examination in the common school branches.
- A. B. 1313—(Shartel): Amending Section 1858a. Provides that the Legislature shall appropriate \$100 per year for each apprentice teacher, in addition to other school moneys; that apprentice teachers shall be paid the "expense of board and lodging"; that the county shall appropriate \$25 per year for each apprentice teacher employed in the county.
- A. B. 1315—(Shartel): Amending Section 1771. Provides that "apprentice teachers" may act as assistant teachers in school districts entitled to only one grammar grade teacher.
- A. B. 1316—(Shartel): Amending Section 1663. Relating to "apprentice teachers."

Normal Schools.

- S. B. 886—(Breed): An act relating to the employment of teachers who have no legal certificate. Provides that student teachers from any state normal school or from the University may do practice teaching in any public school without certification or compensation.
- S. B. 1065—(Thompson): Amending Section 1696. Relating to teachers. Provides that the attendance in model and training schools shall be reported directly to the County Superintendent of Schools and included by him in his report to the Superintendent of Public Instruction. Also provides that the attendance of pupils in model and training schools shall not be credited to the home district of such pupils.
- S. B. 1066—(Thompson): Amending Section 1858. Provides that the County Superintendent shall transfer to the credit of any state normal school in his county, all money that may accrue in any manner as the result of average daily attendance in the model and training school of said state normal school. The normal school trustees shall use this fund for the maintenance of the model and training school. Also contains same provision as A. B. 845 relative to units of attendance in the elementary schools.

S. B. 885—(Breed): Amending Sections 1518 and 1519. Relating to the powers and duties of the State Board of Education. Provides that the State Board shall adopt general minimum outlines of courses of study for elementary, secondary, technical, vocational and normal schools. No school shall receive state support which does not conform to said minimum requirements. All courses of study shall be submitted to the State Board of Education. The State Board, acting on recommendation of the commissioners, may approve or disapprove of a course of study submitted. In cases of disapproval, reason must be given. Local boards may reject recommendations except in so far as

they concern the minimum course of study.

S. B. 447—(Chandler): Amending Sections 1518, 1518a and 1519.

Relating to the powers and duties of the State Board of Education.

Authorizes State Board to make a uniform course for normal schools, and provide uniform standards for entrance.

S. B. 449—(Chandler): Amending Section 1494. Relating to the qualifications for admission to a state normal school. Provides that candidates for admission must be seventeen years of age.

S. B. 448—(Chandler): Amending Section 1489. Provides that a normal school may elect an assistant secretary and fix his compensation.

S. B. 887—(Breed): An act relating to the Joint Board of Normal School Trustees. Provides that the State Commissioners of Education shall be advisory members of the Joint Board of Normal School Trustees, and repeals that part of the section empowering the joint board to make a uniform course of study, and adopt a list of textbooks for uniform use in the normal schools of the state.

S. B. 1067—(Thompson): Amending Section 1489. Provides that model and training schools maintained by normal schools shall be free. Also provides that cadet teachers may be assigned to teach in the schools of the district in which the normal school is located. Also provides that normal school boards may revoke a diploma when the holder is addicted to the habitual use of intoxicants or tobacco or is mentally and physically unfit to teach in the public schools.

District Supervision of Common Schools.

A. B. 1206—(L. D. Scott): Amending Section 1727a. Relating to the formation of supervision districts. Provides that the county superintendent shall call an election in each union high school district for the purpose of determining whether a "supervision district" coterminus with the union high school district shall be formed. If a majority favor such supervision district, all the high school and common school trustees shall meet in convention and select a supervising principal who shall be principal of all the schools in the supervision district. They may also elect supervisors of special subjects. The supervising

principal must hold a high school certificate and must have had at least five years' experience. He may be elected for four years after he has served for one year. He shall be an advisory member of each school board in the supervision district, and no election of a teacher shall be valid unless he is present or was notified of such intended election.

- A. B. 140—(Manning): Amending Section 1617. Add a new subdivision 6a. Provides for the uniting of school districts for the purpose of employing a supervising principal.
- A. B. 138—(Manning): Amending Section 1617. Provides that districts may unite to employ supervising principal, and may receive an extra apportionment for each ten teachers or major fraction thereof, subject to such supervision.

Principals and Teachers.

- S. B. 352—(Maddux): Amending Section 1687. Relating to the qualifications of teachers of beginners. Strikes out provision that in cities teachers of beginners shall rank in point of salary with assistant teachers in the highest grade of the grammar schools.
- A. B. 510—(McKnight): Amending Section 1687. Relating to teachers in the elementary schools. Provides that the provisions of Section 1687 shall not be construed so as to prevent boards of school trustees from paying salaries based on experience, or from paying to teachers employed to teach special subjects or to emergency teachers, or to teachers of ungraded rooms, special or parental schools, trade schools, or schools for pupils who are blind, deaf or otherwise defective, higher salaries than are paid to teachers regularly assigned to teach ordinary classes.
- S. B. 763—(Brown): Amending Section 1687. Relating to teachers in elementary schools. (Same as A. B. 510.)
- S. B. 695—(Benedict): Amending Section 1696. Relating to the duties of teachers in public schools. Provides that in any case where the county superintendent has granted a permit to a pupil to attend school in a district of which he is not a resident, he shall state on the permit which district is to be credited with the average attendance of such pupil, and the teacher shall credit it accordingly.
- A. B. 1251—(McKnight): Amending Section 1696. Relating to the duties of teachers. (Same as S. B. 695.)
- S. B. 630—(Hans): Amending Section 1622a. Fixing a minimum salary for teachers. The minimum salary in elementary schools is fixed at \$780 per annum; in high schools at \$1000 per annum.
- S. B. 1017—(Cogswell): An act to create a State Board of School Appeals. Provides that the board shall consist of the Superintendent of Public Instruction, the Commissioners of Education and one mem-

ber of the State Board. This board shall hear all, nestions relating to the professional rights of the teachers, principals and superintendents. The board may make school surveys for the purpose of determining the points involved in any case submitted. The decision of the board shall be final. The board may remove from office any one acting in contravention of its rules or decisions.

- S. B. 844—(Anderson): Amending Section 1673. Provides that no pupil shall be detained in school after four o'clock or such other time as may be fixed for the close of the daily session, without the written consent of the parent or guardian of such pupil.
- S. B. 842—(Anderson): Amending Section 1685. Relating to causes for suspension or expulsion of pupils. Provides that smoking cigarettes or having cigarettes upon the school premises shall constitute good cause for suspension or expulsion from school.
- A. B. 991—(Burke): Amending Section 1685. (Same as S. B. 842.)

State and County Superintendents.

Senate Const. Amend. 12—(Jones): Amending Section 2 of Article IX and Section 10 of Article 22. Provides that a Superintendent of Public Instruction shall be appointed by the State Board of Education and shall hold office at the pleasure of the Board, providing that the person holding the office at the time this amendment is adopted shall hold such office until the expiration of his term.

- A. B. 731—(Wright): Amending Section 1543. Provides that County Superintendent shall catalogue all orders from school districts for staple supplies and advertise for bids for supplying such supplies to all the districts of the county. The county board shall let the contract for all such supplies.
- S. B. 698—(Brown): Amending Section 1858. Relating to appointment of school money by County Superintendent. Provides that County Superintendent in ascertaining the number of teachers to which a district is entitled, shall calculate one teacher for each nine feeble-minded children actually attending classes specially organized for such children.
- S. B. 424—(Anderson): Amending Section 1543. Relating to the duties of the County Superintendent. Provides that the County Superintendent shall enforce high school textbook law. Strikes out provision that temporary certificates may be issued to graduates of the four-year course at the University of California and Stanford University; strikes out provision that temporary certificates shall not be renewable. Provides that county superintendent shall appoint trustees to fill all vacancies in elementary schools as provided in Section 1731.
- S. B. 422—(Anderson): Amending Section 1544. Relating to annual report of Superintendent of Schools. Provides that County Auditor shall deduct \$100 from the County Superintendent's salary, if County Superintendent fails to make a full and correct annual report.

- A. B. 777—(Ast): Amending Section 1696 by striking out the provision that the County Superintendent shall deduct the average daily attendance of pupils residing in one school district and attending school in another district, and credit such attendance to the district in which such pupils reside.
- A. B. 1318—(Shartel): Amending Section 1543. Provides that in case the average attendance of a district is less than four pupils, the Superintendent and Supervisors may suspend the district and provide transportation to and from another school, or they may provide living accommodations for such pupils in another district, or they may permit the school to continue, or they may declare the district lapsed.
- A. B. 1317—(Shartel): Amending Section 1577. Provides that a new district may be formed upon petition of the parents or guardians of at least ten children between the ages of five and seventeen years, residents of such proposed new district. (Number is fixed at fifteen at present.)
- A. B. 133—(Manning): Amending Section 1622. Relating to how the county money may be used. Provides that the County Superintendent shall set aside all the State fund and as much county and district money as may be necessary to pay the salaries of teachers for the year. This is in lieu of the provision that all the State moneys and fifty per cent of the county moneys shall be set aside for teachers' salaries.
- A. B. 132—(Manning): Amending Section 1543b. Provides that whenever there is money in the county treasury not immediately needed, the County Superintendent may pass, and the auditor allow, the claims of any school district in excess of the funds to its credit, to the extent of ninety per cent of the next apportionment.
- A. B. 730—(T. M. Wright): Amending Section 1543. Relating to the duties of the County Superintendent. Provides, that except in school districts governed by county boards of education, boards of trustees shall submit an estimate of supplies needed, to the County Superintendent annually, in March, and he shall advertise for bids for such supplies.

School Trustees-Election and Terms of Office.

- A. B. 134—(Manning): Amending Section 1576a. Relating to appointment of the clerk of a school district and fixing his compensation. Provides the Board may employ a clerk at a salary of twenty-five dollars per month. Only districts in which the common school district and high school districts are coterminous will be affected by this act.
- A. B. 664—(Bruck): Amending Section 1584. Relating to government and control of school districts, a portion of which is embraced within the limits of an incorporated city governed by a charter. It is provided that in such districts school trustees may be elected under

the general municipal laws of such city, if a majority of the qualified electors in the school district shall vote to become subject to such laws.

- A. B. 665—(Bruck): Amending Section 1593. Providing for election of trustees of school districts under charters of cities and towns. Provides that whenever the election of school trustees is governed by the charter of any city or town, the election shall be held at time, places and in the manner provided for holding general municipal elections under such charter.
- S. B. 696—(Benedict): Amending Section 1593. Relating to election of school trustees. Amends subdivision four so as to provide that the County Superintendent shall appoint trustees to fill vacancies "for the remainder of the unexpired term."
- A. B. 1227—(Fish): Amending Section 1593. Relating to election of school trustees. Provides that when a vacancy in the office of school trustee shall occur, the County Superintendent shall appoint a suitable person to fill such vacancy to hold office for the unexpired term.
- A. B. 775—(Ashley): Amending Section 1595. Relating to the calling of an election of trustees. Provides that "if the trustees neglect to call said election, then at any time between the tenth and fifth day previous to the election, any three electors of the said district may call said election."
- A. B. 1002—(Lyon): Amending Section 1599. Provides for Australian ballot at elections in districts having an average daily attendance of four hundred or more.
- A. B. 657—(Downing): Amending Section 1615. Relating to trustees in newly formed districts. Provides that the terms of office of trustees in such districts shall begin and expire on the first day of May.
- A. B. 658—(Downing): Amending Section 1616. Relating to city boards of education. Provides that such boards may be elected or appointed according to the provisions of the city charter, but that the terms of the members of such boards shall begin at noon on the first Monday after their election or appointment, regardless of contrary charter provisions.

Powers and Duties of Trustees.

S. B. 103—(Strobridge): Amending Section 1617. Provides that when teachers are paid in twelve installments, payment shall be made on the first day of each calendar month, provided that payments to teachers who were not employed by the district during the previous year shall be withheld until the first day of the month following the beginning of actual teaching service. Payments to teachers elected or assigned after one or more payments shall have been made shall be only for the remainder of the school year.

- A. B. 385—(Manning): Amending Section 1617. Relating to powers and duties of boards of school trustees and city boards of education. (Same as A. B. 138. See "Supervision Districts.")
- S. B. 1016—(Cogswell): Amending Section 1617. Relating to powers and duties of boards of school trustees. The bill defines carefully the prerogatives of a City Superintendent or supervising principal; it provides a better tenure for supervising officers and secures the superintendent the right to nominate teachers. It also authorizes districts to unite for the purpose of employing a supervising principal.
- S. B. 1199—(Benedict): Amending Section 1617. Provides that in school districts having an average daily attendance of 5,000 or more pupils, the Board of Education may secure from responsible bidders three estimates of the cost of work to be done or materials or supplies to be furnished and if any of such estimates of cost is less than five hundred dollars, the Board may let a contract to the lowest responsible bidder without publishing a notice for calling for bids.
- A. B. 135—(Manning): Amending Section 1617. Increases maximum amount for transportation of pupils from fifteen to twenty cents.
- A. B. 776—(Ashley): Amending Section 1617. Provides that teachers may be elected for a term of one or two years; that they may be elected on or after May 15th, and shall be deemed re-elected "for an equal term thereafter" unless notified in writing that their services are no longer required.
- A. B. 756—(Sisson): Amending Section 1617. Provides that "if a teacher has served a probationary period of one year, the Board may employ such teacher for four years."
- S. B. 462—(Benedict): Amending Section 1617. Relating to powers and duties of boards of school trustees. Provides that boards of school trustees may lease, for ninety-nine years or less, school property which, in the opinion of two thirds of the board, has become unsuitable for school purposes.
- S. B. 427—(Thompson): Amending Section 1617b. Relating to the employment of home teachers. A school district may employ one "home teacher" for every 500 units of average attendance. Such "home teachers" shall work in the houses of the pupils, instructing children and adults in matters relating to school attendance and preparation therefor; also in sanitation, English language, household duties and citizenship. "Home teachers" are to be paid out of the special fund.
- S. B. 691—(Butler): Amending Section 1618a. Relating to establishment of separate classes for feeble-minded children. Provides that districts may establish a separate class for five or more feeble-minded children between the ages of three and twenty-one years, and employ teachers specially prepared for such work.

- A. B. 1235—(Wishard—by request): Amending Section 1618a. Provides for the establishment of a separate school for the instruction of the feeble-minded. (Same as S. B. 691.)
- S. B. 841—(Anderson): Amending Section 1649. Relating to election of clerks of school districts and providing salaries therefor. Provides that clerks may be paid a salary not exceeding twenty-five dollars per month.

School Architects.

- S. B. 234—(Jones): Repealing act of 1874, relating to the manner of selecting architects for school buildings.
- S. B. 711—Cogswell): Repealing act of 1874, relating to the manner of selecting architects for school buildings.

Vacation Schools.

- A. B. 1237—(Wishard—by request): Amending Section 1619. Provides that all schools in a district shall be maintained for an equal length of time and with equal rights and privileges during the school year, "as far as is practicable." Also provides that the attendance of vacation schools shall be counted "and the quotient arising from dividing the total number of days attendance in all the schools of the district by the number of days the regular schools of the district were maintained shall be the average daily attendance for the district for the school year."
- S. B. 933—(Carr—by request): Amending Section 1619. Relating to the maintenance of public schools with equal rights and privileges. (Same as A. B. 1237.)
- S. B. 736—(Strobridge): Amending Section 1619. Relating to rights and privileges in school districts. Provides that vacation schools may be maintained, the cost thereof to be paid out of the special funds of the district. No vacation school can be established until a school of equal grade has been maintained for a period of at least eight months.

Union School Districts.

- A. B. 212—(Avey): Amending Section 1581. Relating to opening of schools in new districts. Provides that when any newly created district becomes a part of a union school district prior to the second Monday in September, school need not be opened in such newly created district.
- S. B. 694—(Benedict): Amending Section 1674. Relating to the formation of union school districts. Provides that districts may unite to form union school district, on a majority vote in the proposed union district. Present law provides that union can be formed only on majority vote in each common school district comprised in such proposed union district.

- A. B. 1239—(Wishard—by request): Amending Section 1674. Relating to the formation of union school districts. (Essentially the same as S. B. 694.)
- A. B. 214—(Avey): Amending Section 1674. Relating to the formation of union school districts. (Same as S. B. 694.)

Visual Instruction.

- A. B. 940—(Fish): An act to provide for a bureau of visual instruction under the extension division of the University of California. The act provides for the organization of the bureau, with a secretary and expert assistants. No reference is made to the relation of the bureau to the public schools, except in the provision that the bureau may act as purchasing agent for the public schools, when such schools desire apparatus for visual instruction. The bill carries an appropriation of \$25,000.
- A. B. 939—(Fish): An act to provide for visual instruction in the public schools. Creates a bureau of visual instruction under the State Board of Education. The bureau shall acquire films, lantern slides, photographs and other visual aids of value in school work and lend them to the public schools without cost. It shall gather and disseminate information on the various phases of visual instruction. The bill carries an appropriation of \$25,000 and provides for the employment of a secretary and expert assistants.
- S. B. 936—(Carr): Providing for visual instruction in the public schools under the supervision of the State Board of Education. (Same as A. B. 939.)
- S. B. 935—(Carr): Creating a bureau of visual instruction under the University extension division. (Same as A. B. 940.)

Retirement Salary Law.

- A. B. 739—(Kerr): Amending retirement salary act. Admits to the benefits of the act teachers in Whittier State School, Preston School of Industry and the California School for Girls.
- A. B. 627—(Rigdon): Amending retirement salary act, so as to make said act applicable to teachers in the California Polytechnic School.
- A. B. 429—(Rominger): Amending retirement salary act. Amends Section 15 so as to admit to the benefits of the act, teachers in the California School for the Blind and the Deaf.
- A. B. 364—(Sisson): Amending retirement salary act. Provides that if a teacher has taught some part of each of thirty years, and the aggregate number of months taught (divided by thirty) is equal to the average number of months fixed as the minimum for a year of teaching, such teacher shall be judged to have taught the time required for retirement.

- S. B. 470—(Breed): Amending Section 15 of retirement salary act. Provides that "service with or without a certificate in the state normal school or in the California School for the Deaf and the Blind" shall be counted as teaching service and reckoned in determining the right to retirement salaries.
- S. B. 212—(Maddux): Amends Section 13 of the retirement salary act so as to strike out provision that application for retirement salary must be made within two years after last month of service.

State University.

- S. B. 265—(King): Makes an appropriation of \$40,000 for the support and maintenance of university extension work of the University of California.
- S. B. 754—(Flint): Appropriates \$65,000 for the support and maintenance of university work for the University of California.
- S. B. 346—(Thompson): Provides for the payment of the traveling expenses of the regents of the University of California.
- S. B. 1131—(Anderson): Provides for the establishment of a state land information bureau as a department of the college of agriculture at the University of California.

Recreation Commission.

S. B. 30—(Jones): Creating a state recreation commission, prescribing the powers and duties thereof, and making an appropriation therefor.

Reorganization of School System.

S. B. 822—(Stuckenbruck): Adding article 10a of Chapter III of Title III of Part III of the Political Code. Defines elementary and high schools; fixes eight years as length of elementary course; divides elementary schools into two divisions, primary and grammar; creates three types of secondary schools, including "grammar" high schools, high schools, and "college" high schools. Grammar high schools embracing three years or less may be established in elementary school districts not included in any high school district. "College" high schools shall offer two years of work corresponding to the first two years of work at the University of California.

Citizenship Classes.

A. B. 913—(Canepa): Amends the Municipal Corporations Act by adding a new section to be numbered 256a. Relating to night schools for aliens. Provides that board of education in every city, and city and county of the first class shall provide a sufficient number of teachers and adequate classroom facilities in the evening schools for the exclusive education of aliens who have declared their intentions of becoming citizens. The course of study shall include the speaking, reading and

writing of English and the fundamental principles of the government of the United States and of this state.

Fraternity Law.

A. B. 890—(Schmitt): An act to amend the "anti-fraternity" law, so as to make the law applicable to normal schools, colleges and universities supported in whole or in part by the state, and to schools or colleges which are exempt from paying taxes to the state. It also makes it unlawful for a student to solicit any other student to join a fraternity. Any student who joins a school or college fraternity shall be guilty of a misdemeanor.

Sale of Liquor on School Property.

A. B. 675—(T. M. Wright): An act prohibiting the sale, gift or delivery of intoxicating liquor at public school houses and prescribing penalties therefor.

Vaccination.

A. B. 67—(Gelder): "An act to protect any child or person enrolled or in attendance upon any public school," etc. Repeals the "vaccination law" and provides a penalty for barring any pupil from a public or private school because such pupil has not been vaccinated.

Holidays.

S. B. 86—(Slater): Amending Section 10. Provides that school shall close on the following days: Saturdays, Sundays, New Year's Day, Washington's Birthday, Memorial Day, Fourth of July, Labor Day, Admission Day, Christmas Day, Thanksgiving Day and the day following, and every day on which a general election is held throughout the state.

Compulsory Education.

- A. B. 239—(Gebhart): Amending "compulsory education law," so as to make the minimum age limit seven years and the maximum age limit sixteen years unless the child has graduated from the elementary school. Authorizes superintendent and judge of juvenile court to compel the attendance of a child until he reaches the age of eighteen, whenever they deem it best for such child.
- S. B. 735—(Strobridge): Amending "compulsory education law." (Act of March 23, 1903.)

Agricultural Extension Work.

S. B. 450—(Chandler): An act assenting to the provisions of an act of Congress approved May 8, 1915, providing for cooperative agricultural extension work.

INFORMATION RELATING TO THE SENATE. OFFICERS OF THE SENATE.

Hon. JOHN M. ESHLEMAN, President, Hon. NEWTON W. THOMPSON,
President pro. tem.

EDWIN F. SMITH, Secretary of Senate.

J. W. KAVANAGH, Assistant Secretary and Clerk of Printing Committee. J. A. MILLER,
Assistant Secretary.

ERIC JOHNSON,
Assistant Secretary.

JOSEPH A. BEEK, Assistant Secretary.

CLIFTON E. BROOKS, Minute Clerk.

I. F. BAKER,
Assistant Minute Clerk.

THEODORE LAFAYETTE,
Assistant Minute Clerk.

ARTHUR S. MOORE, Assistant Minute Clerk.

REV. FATHER HENRY I. STARK, Chaplain. THOS. A. BROWN, Sergeant-at-Arms.

W. B. COOMBS, History Clerk. WILBUR S. SPENCER,
Assistant History Clerk.

CARRIE A. GARRISON, Journal Clerk.

MILO R. ROBBINS, Engrossing and Enrolling Clerk.

H. P. ANGUS, File Clerk.

OFFICERS OF ASSEMBLY.

Hon. C. C. YOUNG, Speaker. Hon. HOWARD J. FISH, Speaker pro tem. 1

1

1

1

٤

٤

88

7

L. B. MALLORY, Chief Clerk.

M. STERN, First Assistant Chief Clerk.

ARTHUR A. WENDERING, Assistant Clerk. DUNCAN McPHERSON, Jr., Assistant Clerk.

VINCENT G. GELCICH, Minute Clerk.

J. H. MARTIN, Assistant Minute Clerk. FRANK ROUSE,
Assistant Minute Clerk.

B. O. BOOTHBY, History Clerk.

E. L. JENKINSON, Assistant History Clerk.

GUY COUGHRAN, Filing Clerk.

M. N. WISHARD, Assistant Filing Clerk.

REV. JAMES WHITTAKER, Chaplain.

H. B. MILLER, Seargeant-at-Arms.

J. O. HESTWOOD, Engrossing and Enrolling Clerk. MISS ADA FORD, Postmistress.

SENATORS—FORTY-FIRST SESSION.

Name	Party	trict	County	Address
derson, John N	Republican	39	Orange	Santa And
llard, John W	Republican	38	Los Angeles	1426 S. Union Ave., L. A.
ban, D. J	Progressive Progressive	18	San Francisco	1251 Jackson, S. F.
nedict, H. Stanley	Republican Democrat	84	Los Angeles	1789 S. Kingsley, L. A
nson, Frank H	Republican Republican	27	Santa Clara	San Jose
eed, A. H	Republican	3		Pledmon
own, William E	Republican	15 87	Alameda	745 Whittier, L. A
itler, Edwin M	Republican		Ton America	5800 Figueroa, L. A
mpbell, A. E	Democrat	31	Con Tule Oblanc	San Trie Obland
err, William J	Progressive	17 86	Jan Lus Obispo	San Luis Obispo
III, WIIIIAM J	Progressive) 80	LOS Angeles	S. Euchu Ave., Fasauen
handler, W. F	Republican	26		Fresno
ogswell, Prescott F	Republican	33	Los Angeles	El Mont
ohn, P. C	Democrat	7	Sacramento	Folson
rowley, John Jos	Progressive Democrat	} 22	San Francisco	692 Valencia, S. F
uncan, W. E., Jr	Progressive	} 6	Butte	Oroville
inn, Thos. F	Socialist Republican	23	San Francisco	925 Howard, S. F
"laherty, Lawrence J }	Republican Progressive	24	San Francisco	7 Delano, S. F
"lint, William R	Republican	" 11	Sen Benito	Holliste
erdes, Fred C	Republican	21		2273 Mission, S. F
Ians, George J.	Republican	14		
rwin, J. L. C.	Democrat	32		Hanford
[Progressive	ງ ື້	Amgs	Hamivi
fones, Herbert C	Republican Democrat Prohibition	28	Santa Clara	San Jos
Kehoe, William	Republican	1	Humboldt	Eurek
King, Lyman M	Republican Progressive	80	San Bernardino	Redland
Luce, Edgar A	Progressive Democrat	{ 40	San Diego	San Diego
Lyon, Henry H	Republican	29	Los Angeles	950 Stanford Ave., Los Angele
Maddux, L. J.		12	Stanislava	Modesto
Mott, D. W		25		Santa Pauls
Owens, James C	Democrat	9		Richmone
Purkitt, Claude F	Democrat Republican	}. 4	Glenn	Willow
Rush, Benjamin F	Prohibition Republican	5	Solano	Suisui
Scott, William S	Progressive	₹ 20	į.	427 Ninth Ave., S. F
Shearer, Wm. B	Republican Democrat	2	_	Yrek
Slater, Herbert W	Democrat Progressive Socialist	8	Sonoma	Santa Ross
Strobridge, Ed. K	Republican	13	Alameda	Hayward
Stuckenbruck, J. W	Democrat	10	San Joaquin	Acampo
Thompson, Newton W	Republican	35	Los Angeles	Alhambra
Tyrrell, Edward J	Progressive Republican	} 16	Alameda	1002 Filbert, Oakland
Wolfe, Edward I	Republican	19	San Francisco	3165 Washington, S. F

1915.
SESSION,
TY-FIRST
RE-FORT
SISLATUR
NIA LEG
SALIFOR
F THE (
IBLY OF
. ASSEN
OF THE
MEMBERS

Anderson, Frank W	ж.		5			
		80¢		1103 Adeline Street Oakland	Hotel Regis	Main 4581
111111		35th	8	1318 Caroline Street, Alameda	1115 L Street	Main 3721
11111		19th	22	Stockton	Hotel Land	- Main 940
1 1 1 1 1	., D.	77tb	rc.	314 Orange Street, Riverside	Hotel Sacramento	Main 900
		- 63d	7.	1847 Sierra Bonita Avenue, Los Angeles	Travelers' Hotel	- Main 4870
TII		34th	3	Livermore	Hotel Land	Main 840
11		90th	2 8	July South Boyle Street, Los Angeles	Travelers Hotel	- Main 48/0
ī	F., S	1210	31	Sebastopol	Hotel Land	Ments one
W ALCOHOL:	., D	1106	= 0	Montered	The release Hotel	Main 300
The state of the s	-	172	, i	Concus	Travelers motel	Meta 900
Browne, Maurice B	. Y.	4111	2 2	C+ Holone	Sacrofa Hotel	Main 4193
Druck, Dismarck		1101 76+h	38	Conta Ano	Travelora' Hotel	Main 4870
*Burnos Tomos I		100	8 8	306 Fell Street, San Francisco	811 M Street	Math 2219-R
	- L	330	3 6	454 Union Street. San Francisco.	Hotel Regis	Main 4581
Care I B	2	200	. 65	Reedlev	Hotel Land	Main 940
*Chamberlin Harry A		200	8	1714 West Jefferson Street. Los Angeles	Travelers' Hotel	Main 4870
Chenoweth Walter W	D.	14th	88	2395 Stockton Avenue, Sacramento	309 Hageistein Building.	Capital 255-L
Colling W M	- B	24th	8	268 Day Street, San Francisco.	Hotel Regis	Main 4581
*Conard Grant		704.	æ	1104 Twenty-fourth Street, San Diego.	Howe Apartments	Main 4690
*Donnett Towie I.	2	4 9th	2	Modesto	Parkview Apartments	Main 4213
*Downing George W		730	8	4608 Central Avenue. Los Angeles	Maydestone Apartments	Main 4043
		20th	28	Stockton	626 Sixteenth Street.	. Main 3180
*Edwards Boser G		60th	25	Saticoy	Hotel Sacramento	Main 900
*Filis Fdward S	2	49th	12	Livingston	1523 K Street	- 3750-L
*Fined Harry A		36th	4	825 East Twenty-fourth Street, Oakland	St. Francis Hotel	- Main 821
*Ferguson Daniel	D	38th	33	65 Seventh Street, Oakland	1115 L Street	Main 8721
Fish Howard I		67th	6	440 Marengo Street, Pasadena	Hotel Regis	Main 4581
*Gehhart Lee		15th	8	1806 M Street, Sacramento	410-411 Ochsner Building	Main 3006-R
Gelder, George	æ	40th	18	1842 McGee Avenue, Berkeley	Sequola Hotel	Main 4123
Godsil, Charles W.		25th	47	2911 Harrison Street, San Francisco	Hotel Regis	Main 4381
Harris, W. W.	. P. R. D., Pro.	26th	74	Bakersfield	Sequola Hotel	Main 4123
*Hawson, Henry		51st	#	Fresno	St. Francis Hotel	Main 821
Haves, D. R.		45th	19	San Jose	1303 I Street	Main 8868-Y
Hayes, J. J.		26th	22	4120 Twenty-second Street, San Francisco	Hotel Regis	- Main 4581
*Johnson, Geo. HR	, D	57th	9	San Bernardino	r. M. C. A. Building	CS
Judson, Fred E P		80 120 120 120 120 120 120 120 120 120 12	20.0	Escondido	sequois Hotel	Wein 4123
Kennedy. Wm. P F	., R.	577	71	Pos vermont Street, San Francisco	Hotel Cearemento	Nein too
Kerr, Robert I.	0	101 201 401	: 2:	Santa Barbara	Hotel Sutter	Main 4590
I can W A		1 t	3 8	Hanford	Travelers' Hotel	Main 4870
*Lootutton T T		9	2.5	Pomona	Hotel Sacramento	Main 900
Lostutter, L. L.	-	100	3 2	Vanios	Hotel Clayton	Main 4180
*Modern Collas. W		200	1 2	Redding		Main 940
MCCray, C. C.		4	2 8	161 Sixteenth Avenue, San Francisco	1314 Tenth Street	Main 3300-R
McDonald, J. J.		100	3 5	502 Minneauta Street San Francisco	Hotel Regis	Main 4581
McDonaid, Walter A	., E., U	7544	1 2	1370 South Flower Street. Los Angeles	Hotel Regis	Main 4581
8	., J.	1967	2 2	Santa Oniz	Hotel Sutter	Main 4890
McPherson, H. E	· · F	7	3 9	Son Analmo	Hotel Clayton	Not the
Manning, J. E.		25	Ç -	Open Bush Street San Francisco		Value 4160

Main 940 Main 1092 Main 1092 Main 4570 Main 4570 Main 4570 Main 4570 Main 4570 Main 4570 Main 950 Main 4570 Main 950 Main 4570 Main 950	Phone	Main 900 Main 4581 Main 821 Main 1476-Y Main 1476-Y Main 4581 Main 4870 Main 5865-R
St. Francis Hotel Land Hotel Sacramento St. Francis Hotel St. Francis Hotel Colonial Apartments Hotel Sacramento Hotel Sacramento Hotel Sacramento Hotel Sacramento Hotel Regis Sequoia Hotel Hotel Regis Sequoia Hotel Hotel Sacramento Travelers' Hotel Maydestone Apartments Hotel Land Son Street Maydestone Apartments Hotel Sacramento	Local address	Hotel Sacramento Hotel Regis St. Francis Hotel Regis 1925 Fifteenth Street Hotel Baren Hotel Regis Hotel Regis Hotel Regis Hotel Regis Hotel Regis Travelers' Hotel Regis Travelers' Hotel Regis Hotel Regis Hotel Regis Hotel Regis Travelers' Hotel Hotel Regis Travelers' Hotel Hotel Regis Travelers' Hotel Hotel Regis Travelers' Hotel Hotel Regis Tispe E Street Hotel Land
Port Brage Redinate Avenue, 100 Radieles Seat Month Broadway, 10s Angeles 1384 Haight Street, San Francisco. Eureka Sason Cambria Gaubria Gaubria Gaubria Cambria Gaubria Cambria Cambria Cambria Gaubria Cambria Camb	Home address	2729 Derby Street, Berkeley 440 South Marengo, Pasadena 1401 Haight Street, San Francisco 1401 Haight Street, San Francisco 1401 Haight Street, Barkeley 1401 Mission Street, Barkeley 1401 Mission Street, Barkeley 1505 South Burker Hill Avenue, Los Angeles 1505 South Burker Hill Avenue, Los Angeles 1505 Oak Street, Los Angeles 1505 Abbott Place, Los Angeles 1506 University Avenue, San Jose 1506 Malmut Creek
B., D. 74th 99 B., P., D. 58th 98 B. 27th 28th B., P., Pro. 18t 48 P., Pro. 53d 22d P., Pro. 38th 9 P., Pro. 38th 9 P., Pro. 37th 13th P., Pro. 55th 65th P., Pro. 55th 65th P., Pro. 73th 45th P., Pro. 74th 74th P., Pro. 74th 74th	Name	Hon. C. C. Young. Hon. Howard J. Fish. M. B. Mallory. M. Stern Arthur A. Wendering. Duncan McPherson, Jr. Vincent G. Gelceh. Frank Rouse B. O. Boothby E. J. Jenkfinson. Guy Coughtran M. Wishard. M. N. Wishard. M. N. Wishard. H. B. Miller. H. B. Miller. J. O. Hestwood. Miss Ada Ford.
Pettle	Title	Speaker Speaker Fro Tem Speaker Fro Tem Speaker Fro Tem Assistant Clerk Assistant Clerk Assistant Clerk Assistant Clerk Assistant Minute Clerk Assistant Minute Clerk Assistant History Clerk Filing Clerk Chaplain Seergeant-at-Arms Engrossing and Eurolling Clerk Fostmistress

COMMITTEES ON EDUCATION

SENATE

SENATOR ANDERSON (Chairman), AND SENATORS STROBRIDGE, THOMPSON, JONES, COGSWELL, KEHOE, BUTLER, HANS, KING, CROWLEY, SCOTT, WOLFE, BALLARD, SLATER, IRWIN.

ASSEMBLY

Mr. Wills, (Chairman), and Messrs. Avey, Harris, Judson, Long, Pettis, Prendergast, Rigdon, Rominger, Rutherford, and Scott, F. C.

MEETINGS

The Senate Committee on Education meets on Tuesdays and Fridays at 8 o'clock p. m.

The Assembly Committee on Education meets on Tuesdays and Thursdays at 7:30 o'clock p. m.

RETURN TO the circulation desk of any University of California Library or to the

NORTHERN REGIONAL LIBRARY FACILITY Bldg, 400, Richmond Field Station University of California Richmond, CA 94804-4698

ALL BOOKS MAY BE RECALLED AFTER 7 DAYS

- 2-month loans may be renewed by calling (510) 642-6753
- 1-year loans may be recharged by bringing books to NRLF
- Renewals and recharges may be made 4 days prior to due date.

DUE AS STAMPED BELOW

APR 2 8 1997

JUN 2 6 1999

12,000 (11/95)

